IN RE APPLICATION		ROLD VATER			
SERIAL NO.: 09/		KULD VAIEK		GROUP ART UNIT	• 2137
	•				
	FILED: February 14, 2001 For: ACCESS-CONTROLLED DATA STORAGE			EXAMINER: Z. Davis ATTY. REFERENCE: VATE3001/BEU	
6 July (2) ME	EDIUM		ORAGE	AIII. REFERENCE	: VATESOUI/BEO
COMMISSIO	NER OF PA	TENIS			
Box 1450 Alexandria, VA	22313-1450				
1110114114114, 111	22010 1 100				
Sir:					
				lentified application.	
	ty status under 3	7 CFR 1.9 and 1.2	27 is claimed.		
■ No addition	nal fee is require	ed.			
The fee, if any, has	s heen calculated	as shown helow:			
The ree, it any, ita				Ι	
Fee Basis	Number of Claims After Amendment	Highest Number Previously Paid For	Extra Claims	Small Entity	Full Fee
<u> </u>				↓	
Total Claims		- 1	= 3	× \$ 25 =	× \$ 50 =
Total Claims Independent Claims	3		= .		× \$ 50 = × \$ 200 =
Independent Claims	•	- 1 - 2	= 3	× \$100 =	
Independent Claims	•	- 1	= 3 = 3	× \$100 =	× \$ 200 =
Independent Claims	•	- 2 tiple Dependent Cl	= 3	× \$100 = + \$180 =	× \$ 200 = + \$360 =
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☐ First Presentati ☐ Please charge is attached.	on of Proper Mul	tiple Dependent Cl	aim TOTAL 2 If less than 3 enter 0200 in the amou	× \$100 = + \$180 =	× \$ 200 = + \$360 =
☐ First Presentati ☐ Please charge is attached. ☐ A check in the ☐ The Commissidue under 37 0	on of Proper Mul If less than my Deposit Access amount of \$ oner is hereby as	tiple Dependent Cl. 20 enter 20. ount Number 02- inthorized to charge	aim TOTAL TOTAL If less than 3 enter 0200 in the amounts attached. e any additional f	× \$100 = + \$180 =	× \$ 200 = + \$360 = 0. duplicate copy of this numunication, including

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Customer Number

Phone: (703) 683-0500

DATE: November 16, 2005 Respectfully submitted,

Benjamin E. Urcia Attorney for Applicant

Registration Number: 33,805



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re U.S. Patent Application of:)	Group Art Unit: 2137
Harold VATER et al.)	Examiner: Z. Davis
Serial Number: 09/700,656)	Attorney Docket: VATE3001beu
Filed: February 14, 2001)	Confirmation No.: 7577

For: Access-Controlled Data Storage Medium

RESPONSE TO RESTRICTION REQUIREMENT

Honorable Commissioner For Patents P.O. Box 1450 Alexandria, VA. 22313-1450

Sir:

This paper is in response to the restriction requirement dated October 17, 2005.

The Applicant elects Group II, claims 26-33 and 42, with traverse.

The reason for the traversal is that the Examiner has already twice examined (and finally rejected (!)) each of pending claims 1-43. The amendments to the claims could hardly have necessitated the restriction requirement at this time since the amended claims are directed to the same data carrier and methods as the original claims. Furthermore, the Applicant's arguments merely pointed out claim language which the Examiner appears to have overlooked, and apparent errors by the Examiner in interpreting the prior art. Correcting mis-interpretation of the claim language or prior art is **not** an "**undue burden**" on the Examiner that would necessitate a restriction.

The election is without prejudice. If the restriction requirement is maintained, the Applicant reserves the right to submit divisional application(s) directed to the non-elected claims.

Serial Number 09/700,656

Having thus complied with the restriction requirement made in the Official Action, and for the reasons given in the response submitted on July 22, 2005, withdrawal of all outstanding rejections and expedited allowance of at least the elected claims is requested.

Respectfully submitted,

BACON & THOMAS, PLLC

By: BENJAMIN E. URCIA

Registration No. 33,805

Date: November 15, 2005

BACON & THOMAS, PLLC 625 Slaters Lane, 4th Floor Alexandria, Virginia 22314

Telephone: (703) 683-0500

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